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INJUNCTION IS SUSTAINED AGAINST STRIKING SHOPMEN

Judge Wilkerson Renders Scathing
Opinion Maintaining That Col-
lusion Is Shown

At the hearing of the request of the government, through Attorney-General Daugherty, at Chicago, Saturday, asking for nationwide temporary injunction against the striking shopmen, Judge Wilkerson handed down an opinion in which he said the defendants could not deny knowledge and responsibility for the widespread violence. Judge Wilkerson said in part: "None of the defendants in this case have answered the bill. Two have filed motions to dismiss and have presented affidavits which leave a large number of averments of the bill unchallenged on the record. The fact that the defendants have been acting in combination is denied. On the contrary, the defendants have themselves produced evidence of the closest association and co-operation on the part of the defendant organization. That the officers of the unions gave directions concerning the strike from the outset is likewise admitted. The only material question really in dispute on the record is the responsibility in law of the defendants for the large number of unlawful acts shown to have been committed, the most of them by unknown parties.

Unlawful Acts.

"Notwithstanding the admonitions of the leaders of the combination to use peaceful means only, the real situation at most of the places where the strike was in progress was that employees were insulted, assaulted and otherwise intimidated. The word of the 'peaceful picket' spoken in the vicinity of the shop was emphasized in the darkness of night by the club and pistol of the 'unknown party.' Regardless of the instructions that no injury must be inflicted upon property there was sabotage on a large scale. "These unlawful acts are shown to have been on such a large scale, and in point of time and place so connected with the admitted conduct of the strike, that it is impossible on the record here to view them in any other light than as done in furtherance of a common purpose and as a part of a common plan.

"This record does not permit the conclusion that those who are at the head of this combination did not actually know that these things are being done, and that they were the direct result of methods by which the strike was being conducted. And if they did not actually know they were charged with such knowledge.

"Yet, with knowledge of this intolerable situation, nation-wide in its scope, the leaders of this combination repeatedly sent out to the members of their organization bulletins and communications urging the men to greater activity.

"The record in this case shows that the so-called peaceable and lawful acts are so interwoven with the whole plan of intimidation and obstruction that to go through the formality of enjoining the commission of assaults and other acts of violence and leave the defendants free to pursue the open and ostensible peaceful part of their program would be an idle ceremony."

The case will be carried to the United States Supreme Court for final decision.

Gentle Hint.—"Physical culture, father, is perfectly lovely!" exclaimed an enthusiastic young miss just home from college. "Look! To develop the arms I grasp this rod in both hands and move it slowly from right to left." "Well, well," replied dad admiringly, "what won't science discover next? Why, if that rod had straw on the other end, you'd be sweeping."—American Legion Weekly.

HOME CANNING INDUSTRY

Farm housewives last year either sold or put on their pantry shelves 1,335,000 containers of jelly, 9,500,000 cans of fruit and vegetables, and 715,000 pounds of poultry and meat, canned according to methods demonstrated to them by extension agents of the United States Department of Agriculture and the state agricultural colleges.

Father Breaks the News.—"That young man of yours," said father as daughter came down to breakfast, "should be in a museum for living curiosities." "Why, father!" exclaimed the young lady in tones of indignation, "what do you mean?" "I noticed when I passed through the hall late last night," answered the parent, "that he had two heads upon his shoulders."—The Soldier-Worker.

TWO MORE FARMS FIND READY SALE; ALSO RESIDENCE

O. P. Hyder, R. H. Millard and
S. W. Rose All Sell Their
Farm Homes.

This week we have to report the closing of three more land sales in this section, which mean the addition of three families to our county population and the bringing here about \$9,000 in new capital.

O. P. Hyder, who lives at the Bentley place has sold his small frame residence and six acres of land to Mr. and Mrs. S. B. Shields, of Gernt, Fentress county for \$1,000. Mr. Hyder is to give possession in a few weeks. He is arranging to build a neat bungalow on property near the residence of his father, Joseph Hyder, a few rods from his former home. Ground may be broken for the building before this reaches our readers. Mr. Hyder also plans to remodel the home of his father to some extent by building a new kitchen to the present residence. The new bungalow will contain six rooms. The Shields family consists of the father, mother and a son 14 years of age.

R. H. Millard Sells.

R. H. Millard, Dorton has sold his 80-acre farm to Ease Swafford, of Litton, for \$3,000. He also sold his stock, crops and farm tools and the entire consideration is around \$5,000. Besides there being 30 acres of cleared land there are three 7-room houses on the property. Mr. Millard had several acres in crops on another farm near by, all of which is included in the trade.

Mr. Millard is undecided just what he will do at this time. He may buy another farm near town or he may go to Huntsville, Scott county, and engage in the mercantile business with his father-in-law, Judge Potter. He is to give possession in a few weeks or as soon as he is able to determine as to his next business move.

Mr. Swafford has been living in Sequatchie valley near Litton for several years and owned a 200-acre farm there, which he recently sold for around \$6,000 or \$7,000. He will remain there for some weeks to take care of his crop but his wife and daughter are expected to move to their new purchase at Dorton in a short time. The farm purchased from Mr. Millard by Mr. Swafford was formerly owned by J. E. Rich.

S. W. Rose Sells.

Some months ago S. W. Rose bought 166 acres of what is known as the Bentley Meadow tract, laying a mile and a half north of Crossville. Of this he sold 50 acres to W. H. Derrick, who is not erecting a good barn on it and is also arranging to build a residence. In addition to that Mr. Rose sold 16 acres on the extreme north side of the tract to J. J. Moore, who is now developing it. On the remaining 100 acres Mr. Rose erected a neat 6-room bungalow and cleared 12 acres. Last week Mr. Rose closed out the 100 acres to J. L. Cooke, Madisonville, Union county for \$3,750. Mr. Cooke has a wife and two sons. They will move here as soon as he is able to dispose of his crop at his home in East Tennessee.

The tract secured by Mr. Cooke is one of the nicest in the county and is a very valuable piece of property because of its smoothness, close proximity to Crossville and the further fact that it contains twenty or more acres of meadow land of excellent quality. Mr. Cooke is a brother-in-law of our townsman J. N. Dyer.

Everyone will recognize that Mr. Rose has performed a distinctive service to our county by developing a tract of land that was in the woods to a point where it became attractive to a homeseeker from a distance. As we have repeatedly mentioned, one of the most effective ways to secure the location of desirable people here is to build a comfortable residence and clear a few acres of land so that a prospective homeseeker will have an opening for a start. Until that is done more universally than now our thousands of acres of fine, level land will be slow in finding purchasers who will develop from it the splendid farms that are easily possible.

Mr. Rose plans to go to Florida in a short time to pass the winter, but he will return in the spring and buy and develop other property with the view to locating other homeseekers.

PEACE IN NEAR EAST VERY DANGEROUSLY ON EDGE

Victorious Turk Soldiers Hard to
Restrain from Advancing
on Constantinople.

Conditions touching the possible war in the Near East are very much on edge. An effort is now being made to get the Turks and Greeks together to agree on an armistice pending the meeting of the several interested governments to settle the situation permanently.

It is claimed that the officers of the victorious Turkish troops are clamoring to be allowed to lead their troops against Constantinople and it is that to be doubtful if the Turkish leader, Kemal Pasha, will be able to restrain them.

It now seems practically assured that the allied powers will grant to Turkey full control of that portion of Thrace that embraces Adrianople and Constantinople, with the understanding that war shall cease and that the Dardanelles, Sea of Marmora and the Black Sea straits shall remain open to unimpeded use of the vessels of all nations.

Greece is said to have declared that she would hold Thrace at all hazards because of keeping the Turk out of Europe in any large territorial way. It is claimed that Turkey will demand that Russia be admitted to the final peace conference and that is expected to complicate matters seriously. Russia claims that the disposition of matters of freedom of the waters around Constantinople should be left entirely to the nations controlling that territory. That would mean that Turkey and Russia would be practically dictators. England maintains that such a course is impossible. France and Italy lean in favor of the Turk against England, but France is strongly set against Russia, hence the complications to be ironed out at the final peace meeting seem to be many and difficult, and no one can tell if war or peace will result.

CRAB ORCHARD

The school gave an ice cream supper Friday night, realizing the sum of \$36, which will be used in getting a basket ball outfit for the school.

Miss Gladys Davenport and Neta Mae Borden spent the week-end with home folks.

Mrs. Burke Burno and her mother, Mrs. Manning, have taken rooms in town in order to be near Mrs. Burno's school work for the winter.

A crowd of young folks from Crossville, consisting of Misses Williams, Mona and Lula Borden and Sue Adelle Smith, Messrs. Robert Potter and Wm. Johnson attended our ice cream supper Friday night. Also another party of young people from Grassy Cove attended; consisting of Misses Mattie Anderson, Ruth Ford, Frances Kemmer and Messrs. Lane Kemmer, Fred Ford, Thomas and Clinton Bristow and Mr. and Mrs. Paul Davenport. We appreciate their presence very much.

Miss Lennis Martin is in Alabama on an extended visit with her sister, Mrs. Fred Wallack.

Mrs. Hugh Parham and mother, Mrs. H. J. Dunbar, were over from Ozone Saturday.

Miss Margaret Swann, who is in training at the Rockwood Hospital, was out on a short visit with her parents, Mr. and Mrs. E. R. Swann. Miss Swann is entering her third year of training and we are proud of the fact that she is making a splendid nurse.

Born to Mr. and Mrs. Miki Morgan, twin babies, a girl and boy, Sept. 23.

GRASSY COVE

Rev. Marshall filled his regular appointment here Sunday morning and evening.

A jolly crowd of young people spent Sunday afternoon in the Cove visiting and sightseeing.

Wm. Monday moved his family to Crab Orchard last week.

J. C. and Ed Ford made a business trip to Rockwood last week.

Lester Hill and family of, Crab Orchard, visited relatives here Sunday.

Crock Wilson and family were over from the valley last week visiting relatives.

W. B. Andrews expects to finish his work on E. G. Wilson's house in Sequatchie valley this week.

Rev. P. E. Radford was in the Cove last week.

The pie supper went off nicely. The proceeds amounted to nearly \$25.00.

Ben Loden and family are visiting relatives at Ozone this week.

ATTEMPTED MURDER CHARGED AGAINST JOHN BEYERS

State Game Deputy Joe Maddox
and others Made Arrest With
Aid of Hounds.

John Beyers, aged about 20 years, single, was arrested last Wednesday morning near Mayland by Deputy Game Warden Joe Maddox, T. M. Cooper and A. Lee on the charge of having shot at John Garrett Monday evening about three o'clock. Beyer waived examination, was lodged in jail here at Crossville and the case will come up at the next regular term of circuit court, the first Monday in October.

The conditions seem to be about as follows. John Garrett is thought to have been informing on illicit stillers and bootleggers of the Mayland neighborhood and as John Beyers is alleged to have been implicated in that unlawful business, he seems to have either attempted to kill John Garrett by shooting at him or meant to scare him by shooting near him. Garrett was shot at Monday of last week about 3 o'clock some 2½ miles north-east of Mayland. A phone call to Deputy Warden, Joe Maddox, of Buffalo Valley, Putnam County, brought him and his two dogs, Duke and George, on the scene Wednesday morning. The dogs took the trail and soon layed John Beyers on the porch of the house where he was boarding. Deputy Joe Maddox was accompanied by T. M. Cooper and A. Lee and they at once placed Beyers under arrest and brought him to Crossville for trial. Beyers waived examination and was lodged in the county jail to await the action of the grand jury at the regular term of circuit court, the first Monday in October.

Deputy Joe Maddox is making a very fine record against lawlessness and is employed a good share of the time with his two bloodhounds running down law violators. He has the appearance and bearing of a young man of splendid character, fearless, yet possessed of good sense balanced with a very large measure of reason and honesty of purpose. To see him and hear him talk no one would expect unfair treatment from him, but one would expect him to discharge his duty fearlessly, which he seems to be doing as he has made an average of 25 arrests a month in this state and Kentucky with his bloodhounds, Duke and George, for some months past.

POLITICAL TALK

No man who has ever been Governor of Tennessee has had greater responsibilities and has met them more fearlessly than Governor Taylor. It has been his desire to exercise clemency wherever it was possible and this he has done where the facts in the records would justify him in doing so.

Commenting on Governor Taylor's determination to uphold the laws of the state, the Memphis News-Scimitar, one of the leading and most influential Democratic newspapers in the state, has this to say: "In cases where murders were brutal and unprovoked, wherein the vindication of the law demanded the extreme penalty, Governor Taylor has steadfastly refrained from yielding to his naturally sympathetic impulses, and has permitted the law to take its course. The state has vastly benefited by his conduct in these matters. His action has been a triumph for law and order. He has contributed toward the respect for law and justified public confidence in his ability to revive the ancient regard for justice and protection of the innocent."

The effort of the democrats to saddle on Governor Taylor the responsibility for what is called "Louthanism" in the state will fall flat. Governor Taylor approved House Bill No. 1099, under which the present State Tax Commission operates, because it was the best that the legislature would give him to approve, and if he had not approved it, and the bill had been defeated, matters would have been left in the condition they were when the last legislature met. That bill takes the assessment and supervision

ONE VARIETY CORN GIVES MILLIONS OF BU. INCREASE

Neal Paymaster Introduced by
Tennessee Experiment Sta-
tion Big Winner.

A recent estimate compiled from actual statistics assembled from over the state discloses the fact that the introduction of Neal Paymaster corn by the university experiment station through county agents of the extension service, has increased the corn yield in Tennessee nearly 2,500,000 bushels, or \$1,700,000 at a 70 cent price for corn.

C. A. Mooers, vice director and agronomist of the experiment station, secured recently through the agents of the division of extension, a fairly accurate estimate of the extent to which Neal Paymaster corn is grown in a large number of the average counties of the state. From these figures it was calculated that 30 per cent of the corn planted in Tennessee last year was Neal Paymaster. Experimental trials conducted by the experiment station in the various parts of the state over a considerable period of years have shown that Neal Paymaster yields at least thirteen per cent more in Tennessee than the other varieties planted. On the basis of these trials the recommendation for the use of Neal Paymaster were made.

ROCKWOOD POSTMASTER

Before congress adjourned A. J. Thompson was confirmed as postmaster at Rockwood. Mr. Thompson is an ex-service man. Mrs. Hamilton Fowler is the present postmistress and has been since the death of her husband a few months ago.

of assessments of property out of the hands of the Railroad Commission and places it in the hands of a bipartisan commission. On account of this and other good features of the bill it was approved by the Governor, after he had made an unsuccessful effort to have eliminated some objectionable features of the bill. It was recognized as a step in the right direction. The failure of the bill to become a law, would have left taxation matters in the hands of the Railroad Commission and the Tax Statistician, whereas, under the new law, six members of the board, three democrats and three republicans, pass up on all assessments.

During his term as Governor of HIMY Taylor has steadfastly fought for economy in the expenditure of public money, and during the last session of the legislature made recommendations in his messages that would have worked for economy in government and have saved the state much money. He exercised the veto power of his office in trying to check the reckless expenditure of the people's money, but in many cases a democratic legislature overrode his veto. One instance of this was the resolution or appropriation by the legislature of \$450 to each member under the guise of "expense". This resolution Governor Taylor vetoed, but it was passed over his veto, and over \$50,000 of the people's money was unlawfully appropriated.

Governor Taylor says that two years ago the democrats placed a red fox in the field and that "Old Limber" caught him without difficulty. This year, he says, it is a gray fox, and says the Governor, "as all fox hunters know, a gray fox is more easily caught than a red one. Now, "Old Limber" is on the trail of that gray fox and when "Old Limber" starts there is one of three things that the fox can do—he can climb a tree, seek his hole or be caught."

Governor Taylor opposed the enactment of the 60-day poll tax law, the operation of which will disfranchise hundreds of thousands in Tennessee this year; he opposed the enactment of the law extending the Dorch Law, which further disfranchises Tennesseans; he opposed the enactment of the law requiring women to pay poll taxes; he opposed the enactment of the law legalizing the 8-percent interest in this state, the enactment of which will fall with heavy burden on the farmers of the state. He vetoed these measures, but they were passed over his protest by a democratic legislature. Governor Taylor stands for their repeal by the next legislature, and public sentiment will see that there will be a legislature this time which will work in harmony with him for their repeal.